

0 THE FACTS SUPPORTING THE S.122 CHARGE.

1. DID IMPROPERLY SUBMIT 3 OFFICIAL RECEIPTS TO THE PROVINCE OF NOVA SCOTIA IN WHICH HE SOUGHT REIMBURSEMENT FOR \$3400 WHICH HE ALLEGEDLY PAID TO MS. NICOLE CAMPBELL FOR CONSTITUENCY ~~EXP~~ SERVICES PERFORMED BY HER. MR. MACKINNON NEVER PAID MS. NICOLE CAMPBELL ^{THEY} BUT RATHER TRANSFERRED OWNERSHIP OF A 1995 CHRYSLER INTREPID VEHICLE TO HER. (AT NO POINT DID) THE OFFICIAL RECEIPTS DID NOT REFLECT THE TRUE NATURE OF THE TRANSACTION.

IN
AUG 17 2016
2. DID (~~SUBMIT A FALSE~~) IMPROPERLY SUBMIT A FALSE OFFICIAL RECEIPT TO THE PROVINCE OF NOVA SCOTIA IN RELATION TO ALLEGEDLY PAYING MR. GEORGE MACKEGAN \$7500⁰⁰ FOR ALLEGED~~ED~~ SERVICES PERFORMED BY MR. MACKEGAN WHICH PURPORTED TO RELATE TO LEGITIMATE CONSTITUENCY EXPENSES. NEITHER DID MR. MACKEGAN PERFORM ^{all of} THE SERVICES AS OUTLINED IN THE OFFICIAL RECEIPT, NOR DID HE RECEIVE THE \$7500. MR. MACKINNON WAS RE-IMBURSED THE \$7500 ON THE BASIS OF THE OFFICIAL RECEIPT. IN 2010 MR. MACKINNON WAS PROVIDED A T4A WHICH INCLUDED THE \$7500. ~~FOR~~ MR. MACKEGAN DISPUTED THIS T4A. A POLICE INVESTIGATION COMMENCED, AND MR. MACKEGAN WAS INTERVIEWED BY THE POLICE. MR. MACKEGAN WAS SUBSEQUENTLY CONTACTED BY MR. MACKINNON WHO PAID HIM \$7500 AT THIS TIME.

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